

Exhibit G

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

4 EVELYN L. MCKINLEY,)
5 Plaintiff,)
6 vs.) Civil Action
7 HONORABLE LES BROWNLEE,) No. 04-222 E
8 ACTING SECRETARY OF THE)
9 ARMY,)
Defendant.)

COPY

1 D. Whetzel - by Mr. Kovac

2 EXAMINATION

3 -----

4 BY MR. KOVAC:

5 Q. I have a few questions. Mr. Whetzel,
6 since you arrived here at ECS 103, how many
7 times have you been on light duty?

8 A. None.

9 Q. How many times in your career have you
10 been on light duty?

11 A. None.

12 Q. Is the job that you hold now, is the
13 title of this job supply technician?

14 A. Yes.

15 Q. What was the title of your job back in
16 New Castle from 1996 to 2000?

17 A. Supply clerk.

18 Q. Are the duties similar?

19 A. Yes. Other than just ordering parts,
20 running computers, doing paperwork.

21 Q. So is it fair to characterize the job
22 here is the same as that held in New Castle?

23 A. Yes.

24 Q. A supply technician here at ECS 103 is
25 a different job than heavy equipment repair;

1 D. Whetzel - by Mr. Kovac

2 correct?

3 A. Yes.

4 Q. In fact, you have a different
5 supervisor; isn't that right?

6 A. Yes.

7 Q. Your supervisor is who?

8 A. Perry Wood.

9 Q. Does Perry Wood ever supervise
10 mechanics?

11 A. No.

12 Q. And as a supply technician you work in
13 an entirely different building than the
14 mechanics; isn't that correct?

15 A. Yes.

16 Q. All these people we discussed,
17 Pennington, Urbas, Lansford and Brian Serafin,
18 the stand-in individuals that were trained by
19 you --

20 A. Yes.

21 Q. -- why were so many people trained by
22 you? Why so many stand-in people trained?

23 A. Well, I would train them today, and
24 tomorrow they'd apply for another job. They'd
25 apply for the MVO job.